South Dakota State Postings ihrsource



SOUTH DAKOTA



An Employee's Guide to the

SOUTH DAKOTA WORKERS' COMPENSATION SYSTEM

This poster briefly outlines South Dakota Workers' Compensation Law and how it applies to work-related injuries or illnesses. This is not a complete description of the workers' compensation system.

IMPORTANT INFORMATION You may want to list names and telephone numbers here DEPT. OF LABOR & REGULATION

Your supervisor at work		
Employer's telephone number ()	Your supervisor at work	
	Employer's telephone number	()
Insurance company name	insurance company name	

HELPFUL HINTS FOR INJURED WORKERS

- Saver tours of private conversations.
 Put your scale security number and date of injury or state file numb papers and forms sent to the Division of Labor and Management.
 Stay in touch with your employer about your progress and plans to return to work.
- WORKERS' COMPENSATION

the workplace.

Workers' compensation insurance coverage provided by your employer is intended to:

- Pay medical and disability benefits for work-related injuries and diseases.

- Help you return to work as zero an approach.

Many employers in South Dation purchase workers' compensation insurance policies from commercial insurance companies, some employers are self-insured employers by the modical costs to the hand care providers when he workers compensation insurance, but if they do not, the employer have workers compensation insurance, but if they do not, the employer can be saded only.

COVERAGE

COVERNACE

Type employer cames workers' compensation insurance, you would be covered for qualifying naries.

The South Disclose Workers' Compensation Law does not apply to farm or agricultural labores, or demedic senaratis unless they are working more than 20 hours in a labores, or demedic senaratis unless they are working more than 20 hours in a labores, or demedic senaratis unless they are working more than 20 hours in a demandation of the senaration of the senaration of the senaration of the senaration of the department and working participation. All provides participations are not allowed when inpury is due to willful misconduct, intolocation, linguid drug use or failure to use a furnished safety appliance. Also, a failure preparation to to health at the time of obtaining employment may result in a demial of benefits. Any injury arising out of and in the occurse of employment, everything from first aid up to imprise to serious accolerate and douth. Also, the Workers' Compensation Law provides coverage for occupation diseases. The lay is withhelf or not fire large of influence and the serious accoleration of the serious accolerat

You are protected from the first minute you are on the job, and that protection continues anytime you are working. State law requires a worker receive work compensation benefits for a work-related injury or illness.

YOUR EMPLOYER CANNOT

INJURY REPORTING
Do not wait. To protect your rights, report your righty to your supervisor as soon as possible and in writing if possible.

• Males sure you tell your supervisor you were injured. Remember: what, where, when and how. Also inflorm your supervisor of any withnesses.

- work.

 Call the Division of Labor and Management if you have any questions or conc.

 If the employer will not fill out a First Report of Injury form, please contact the Division of Labor and Management.

Prompt reporting is the key. Nothing can happen until your employer is informed about the injury. Ensure your right to benefits by written notice of every injury, no matter how

ROLES OF OTHERS

- MEDICAL CARE

 Vor may make the initial electron of your medical practitioner from all itoerneed health care providers in the status.

 Prior to treatment, or as soon as reasonably possible after treatment has been provided, notify the employer of your choice of medical practitioner. The medical practitioner is estiliated in any angle to a consultation, criterian or other medical practitioner is estiliated in any angle to a consultation, criterian for other interest of the provider of the provider of the provider in a consultation of the provider in the
- EMPLOYERS
- Your employer reports the injury to the insurance company, or the ninistrator if self-insured, within seven days of the date of the injury or

Management specialist. It a problem cannot be resolved, you may wish to take advantage of the mediation process provided by the Division of Labor and Management. The mediation is held by telespone with the Division representative, and a telespone control of the control representative, and a telespone control of the cont

Tel: 605.773.3681 Fax: 605.773.4211

Medical practitioner's phone number (__)

Temporary Total Disability

- must be melt be qualify.

 The employee must be made to return to his usual and customary line of employment.

 The employee must be mossessary to restore the employee to suitable, substantial and against dimensional employment.

 The program of rehabilitation must be a reasonable means of restoring the employee to employee must be a reasonable means of restoring the employee or employment.

 The employee must file a claim with his employer requesting the benefits.

Generally benefits are peid in the same time frame as you received your psychocks rom employer. If this is not feasible, then benefits shall be paid on a weekly basis. There is a 10 percent penalty if benefits are not paid within 10 days of the date they vere due and the delay was unreasonable.

To report any fraudulent activity concerning the collection of workers' con-benefits, contact the Insurance Fraud Unit at 605.773.3331.

CASE MANAGEMENT Q & A

All workers' componeation insurers have been required to provide managed care services in their policies since January 1, 1995. Self-insured employers were required to level such services as of January 1, 1996. The South Dateita Departme of Labor and Regulation adopted rules in 1993 to carry out this law. This section teinded to arrew the most commonly alsed questions about case management.

Q: How Do I Choose A Plan?

O: Now 10 of Chocae A Flash?

Whelvier's compensation insurance companies are required to context with one or more case management plans. The Department must certify the plans. A Neil-marvier employer may also have he jack more critically by the Dipartment. A self-marvier employer may also have he jack more critically a high partial of Case management companies are required to have a system of communicating with employees, employers and medical providers. They must plan in administered. A fair must have a 24-but not 84-free beliefs to explore member for individuals to receive infermedion and advices about medical sentitions. It must be provided employers a morethy report on the employees it is involved with.

O' can injuried Workers Still Choose Their Medical Practitioner?

A Volvetes have her grift to choose the first medical practitioner thy see.

**Gesleting emergency noon treatment does not count as their choica). All Coptional Recovery (additions (CRGs)) providing retemporary.

Can Life Moder Than One Plan?

**A n'injurer of self-insurer can contract with as many certified plans as it chooses.

Q: Who Is Supposed To Tell The Medical Practitioner That A Claim Is Under Case Management?

2025 South Dakota Minimum Wage Requirement

\$11.50 / Hour

See SDCL 60-11-3 and 60-11-3.2. Employers with tipped employees must pay a cash wage of no less than \$5.0 per hour, which is no less than 50% of the state minimum wage. See SDCL 60-11-3.1. South Dakota state minimum requirements apply to all employees; however, no minimum wage requirements apply to independent

For questions or to report a violation, contact the DLR Division of Labor and Management, Wage and Hour Office at:

SAFETY



AVOID THE WORST

OGETHER E VERYONE A CHIEVES M ORF

TEAM WORK MAKES THE

DREAM WORK

BE PART OF THE SAFETY TEAM

Notice to Employees: Availability of **Unemployment Compensation**

Employees in this establishment are covered under the South Dakota Reemployment Assistance (RA) law. Benefits are available to workers who become unemployed or whose working hours are reduced to less than full-time, if they are:

- Able to work
- Meet certain eligibility requirements.

Employees who voluntarily quit without good cause, are discharged or suspended for misconduct, or refuse to accept suitable work may be denied benefits.

You may file an RA claim in the first week employment ends or hours are reduced If you have questions about the status of your RA claim, you can call the Customer Service Center at 605.626.2452, email DLRRAClaims@state.sd.us or log in to your account.

To file a claim online, visit sd.gov/rabenefits 24 hours a day, seven days a week To file a claim by phone, call the Claims Call Center at 605.626.3179, Monday through Friday, 8 a.m. to 4:20 p.m. (Central Time). Applicants with speech or hearing impairments can call 711 or 800.877.1113.

You will need to provide the following information for DLR to process your claim:

- · Social Security Number
- Driver's license number or State ID number
- Employment history for the last 18 months Authorization to work (if you are not a U.S. citizen or resident)



Reemployment Assistance Divisior 420 S Roosevelt St | PO Box 4730 Aberdeen, SD 57402-4730

PLEASE POST THIS NOTICE IN A VISIBLE PLACE.



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